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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/523,044	03/10/2000	Takao Chihara	1503.63657	4484
75	590 09/10/2004		EXAMINER	
Patrick G Burns Esq Greer Burns & Crain Ltd 300 South Wacker Drive Suite 2500 Chicago, IL 60606			PILLAI, NAMITHA	
			ART UNIT	PAPER NUMBER
			2173	
			DATE MAIL ED: 00/10/200	DATE MAU ED: 00/10/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	09/523,044	CHIHARA ET AL.					
Office Action Summary	Examiner	Art Unit					
:	Namitha Pillai	2173					
The MAILING DATE of this communication app Period for Reply	The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period veraillure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timey within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 10 June 2004.							
2a) ☐ This action is FINAL . 2b) ☑ This	action is non-final.						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims	<i>*</i>						
 4) ☐ Claim(s) 1,5,6,8-11 and 13-15 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1,5,6,8-11 and 13-15 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement. 							
Application Papers							
9) The specification is objected to by the Examiner.							
10) \boxtimes The drawing(s) filed on <u>02 June 2003</u> is/are: a) \boxtimes accepted or b) \square objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to: See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview Summary						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	atent Application (PTO-152)					

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1, 5-6 and 8-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over U. S. Patent No. 6,061,516 (Yoshikawa et al.) and U. S. Patent No. 5,179,700 (Aihara et al.).

Referring to claims 1, 9 and 10, Yoshikawa discloses a graphical user interface screen generating apparatus that has an extraction unit for extracting screen data from a character-based user interface screen, as seen in Figure 3, the screen data including field information of an output field and an input-output field (column 1, lines 29=33, column 7, lines 11-17 and column 8, lines 20-23). Yoshikawa also discloses a naming unit specifying control names of the fields in the graphical user interface based on a character string of the extracted field information, wherein Yoshikawa clearly shows a relation between the extracted field of "NAME" from the character based extracted information with the newly created field name for "NAME" for the graphical user interface based form (column 11, lines 48-51, lines 55-56, column 10, lines 57-62 and Figure 7). The names of these controls are registered as the control name of the fields in a memory, as seen in Figure 1, which includes information such as the fields names of the controls, it is shown that the computer (reference number 2, Figure 1) would have a memory which would hold this information (column 6, lines 18-20 and Figure 1). Yoshikawa discloses

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naming the controls wherein, the output and fixed fields clearly have control names that are associated with each other, wherein as seen in Figure 7, the fixed field is the output field which is in the vicinity of output field and hence the output field has a control name that is associated with the fixed field that is in the vicinity of the fixed field. Nonetheless, as recited in the claims, Yoshikawa does not clearly describe the same case for the inputoutput fields that are disclosed in the invention. Aihara does disclose the same conversion of a character based user interface into a graphical user interface, as disclosed by Yoshikawa, but goes further to disclose that the input-output fields in Aihara's invention has control names, wherein the graphical user interface screen is based on a character string of the field information of the output field in the vicinity of the inputoutput field (Figures 9 and 10). In Figure 10, the control names of the input-output fields, for "USER ID" and "PASSWORD" are clearly associated with the character string information of the output field that are in the vicinity of these control fields as also seen by the depiction of this screen in Figure 7. Aihara goes further to clearly disclose the step of creating these control names specifically within the new panel that is created, wherein the control name is based on the field information extracted from the source panel and that information is used to create a new control name within the new panel (column 7, lines 63-68). It would have been obvious for one skilled in the art, at the time of the invention to learn from Aihara to implement a means for naming the input-output field name based on the output field that is closet to the input-output field. Both Yoshikawa and Aihara have been means for converting the character based user interface into a graphical user interface, this process involving renaming of the field names and other variables used for setting up the new screen. Thus both these disclosures deal with

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extracting information from the old screen and forming new control names based on these extracted information. Yoshikawa does have a naming means for the controls of the screens but does not clearly discuss the naming rules for its input-output field, wherein these fields would be named based on the character string of the output field nearest to it. Aihara teaches precisely such a method for naming these input-output fields, which makes it simpler to identify the use of this input-output field rather than the field names used by Yoshikawa in identifying their input-output fields as seen in Figure 7 of Yoshikawa. Hence, one skilled in the art would have been motivated, at the time of the invention to learn from Aihara to implement a method wherein the input-output control name would be based on the output character string information that is nearest to the input-output field.

Referring to claims 5 and 11, Yoshikawa and Aihara disclose that the control name of the input-output field based on the character string of the output field which is before the input-output field and exists closest to the input-output field, as is the case of the fields and control names "password" and "userid", as seen in Figure 7 of Aihara.

Referring to claim 6, Yoshikawa and Aihara discloses adding a specific character string to one of the registered control names, the control names being either those for the input-output fields and the output field, during the field setting process (Yoshikawa, column 11, lines 56-66 and column 12, lines 1-3).

Referring to claim 8, Yoshikawa and Aihara disclose that a group of predetermined control name specifying rules and regulations are used for adding the specific character string to one of the registered control names of the screen, the controls being input-output fields and output fields (Yoshikawa, column 11, lines 47-67).

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Referring to claims 13-15, Yoshikawa and Aihara disclose that the naming unit selects the obtained field character string of the output field in the vicinity of the input-output field as a candidate for the control name of the input-output field for which no name is defined in the character-based user interface screen, determines if the candidate complies with the naming rules contained in a name regulation table, and specifies a character string obtained by removing a part of the candidate string or adding a number of characters to the candidate character string as the control name of the input-output field when the candidate is determined not comply with the naming rules (Yoshikawa, Figure 7).

Response to Claim Changes

2. The Examiner acknowledges Applicant's amendments to claims 1, 9 and 10 and the addition of new claims 13-15. However all claims are rejected under 35 U. S. C. 103 as being previously disclosed in a prior art.

Response to Arguments

3. Applicant's arguments filed 6/10/04 have been fully considered but they are not persuasive.

With respect to Applicant's arguments that Yoshikawa discloses definition information being "copied" and not created, where Applicant states that the extraction and storage process is not disclosed in Yoshikawa. The Examiner has interpreted the extraction and storage process to mean the accessing and storing of data that is already existing, wherein there is no reference to a "creation" process during the extraction and storing of data. The creation process comes further when the new control names are

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created for the graphical user interface based on information extracted from the characterbased interface.

With respect to Applicant's arguments the control names are merely names that have been used previously and has already been named. Aihara explains how the control name is created within the new source panel. Aihara does not disclose that these control names are copied from the source panel but does disclose that information is extracted from the source panel and the output field names are relied upon to create the new input-output field names (column 7, lines 50-68).

Conclusion

The prior art made of record on form PTO-892 and not relied upon is considered pertinent to applicant's disclosure. Applicant is required under 37 C.F.R. § 1.111(c) to consider these references fully when responding to this action. The documents cited therein teach the method for creating a graphical user interface.

Responses to this action should be mailed to: Commissioner of Patents and

Trademarks, Washington D.C. 20231. If applicant desires to fax a response, central FAXnumber (703) 872-9306 may be used. NOTE: A Request for Continuation (Rule 60 or
62) cannot be faxed.

Please label "PROPOSED" or "DRAFT" for informal facsimile communications.

For after final responses, please label "AFTER FINAL" or "EXPEDITED

PROCEDURE" on the document. Hand-delivered responses should be brought to

Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Namitha Pillai whose telephone number is (703) 305-7691. The examiner can normally be reached on 8:30 AM - 5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Cabeca can be reached on (703) 308-3116.

All Internet e-mail communications will be made of record in the application file.

PTO employees do not engage in Internet communications where there exists a possibility that sensitive information could be identified or exchanged unless the record includes a properly signed express waiver of the confidentiality requirements of 35 U.S.C. 122. This is more clearly set forth in the Interim Internet Usage Policy published in the Official Gazette of the Patent and Trademark on February 25, 1997 at 1195 OG 89.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3800.

Namitha Pillai
Assistant Examiner
Art Unit 2173
September 3, 2004

RAYMOND J. BAYERK PRIMARY EXAMINER ART UNIT 2173